

**II. Remarks**

Applicants are grateful to the Examiner and his primary examiner for the courtesy extended to the undersigned in conducting an interview on May 5, 2005. During that interview, the undersigned and the Examiners discussed the Declaration of Named Inventors under 37 CFR 1.131 (the “Declaration”) submitted with the response to the previous Action and the Examiner’s reliance on Exhibit PP to conclude that the Declaration did not show reduction to practice at the January 29, 2008 Declaration. Specifically, the Examiner agreed to consider a supplemental declaration explaining the comments of inventor Stephen Lams set forth in the email of Exhibit PP.

Applicants submit a Supplement to Declaration of Named Inventors under 37 CFR 1.131 Submitted to USPTO on October 19, 2007 (hereinafter, “Supplement”). In the Supplement, inventor Stephen Lams explains what he meant by the “challenges” left for the team after the January 29, 2001 product release and that these challenges were related to features that are not presently claimed in the claims at issue. The inventor reconfirms that the Product released January 29, 2001 included all of the claimed features and affirms that the Product worked.

With this clarification, it is submitted that the Supplement and Declaration together show that the invention as claimed was reduced to practice no later than January 29, 2001. Since the Examiner has already conceded that the Declaration proves both conception and diligence, it is submitted that Might is not prior art to the present application. Since Might is not prior art to the present application, it is submitted that the rejection of the claims set forth in the Action is moot and that the claims are in allowable form.

Reconsideration and withdrawal of the rejection of the claims are respectfully requested.

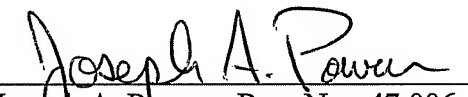
**III. Conclusion**

In view of the foregoing remarks, Applicants submit that this application is in condition for allowance at an early date, which action is earnestly solicited.

The Commissioner for Patents is hereby authorized to charge any additional fees or credit any excess payment that may be associated with this communication to deposit account **04-1679**.

Respectfully submitted,

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